

571—63.5(111,123) Procedure. Any person wishing to conduct a kegger in any area to which this chapter applies shall notify the department of natural resources officer in charge of the area in advance and comply with the following procedure:

63.5(1) A designated agent shall be named who shall sign a responsibility agreement. The content of the responsibility agreement shall be as stated in 571—63.7(461A,123).

63.5(2) The designated agent shall be available for personal contact by department of natural resources personnel at all times during the kegger.

63.5(3) The agent shall pay a deposit of \$100 per 100 persons or portion thereof at the kegger, to be held by the department of natural resources officer as a damage deposit. The department of natural resources officer may designate the area in which the kegger is to be conducted. If the kegger takes place in an enclosed shelter for which a rental fee and deposit is charged, the \$100 shall be waived in lieu of the usual deposit for that facility.

63.5(4) The agent shall assume responsibility to ensure that all state laws are complied with in the conduct of persons attending the kegger and that the area used for the kegger is left in a clean, unlittered condition and no state property damaged beyond the extent of normal wear and tear.

63.5(5) Conducting or continuation of the kegger shall be contingent on the persons involved complying with all applicable state laws including but not limited to Iowa Code section 123.47, chapter 461A, and rules promulgated under those chapters and as long as the activity does not interfere with other uses of area facilities.

63.5(6) The agent shall inform the department of natural resources officer when the kegger is concluded and attendees have left the area.